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(*In Official Liquidation*) and its Joint Official
25 Liquidators with no personal liability Hugh
26 Dickson and David Bennett

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Attorneys for Defendant ADAM ROSEMAN

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3 **UNITED STATES DISTRICT COURT**
4 **DISTRICT OF NEVADA**

5 REMARK HOLDINGS, INC., a Delaware corporation;
6 and KANKAN LIMITED., a British Virgin Islands
company,

7 *Plaintiffs,*

8 v.

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10 CHINA BRANDING GROUP LIMITED (IN OFFICIAL
11 LIQUIDATION), an exempted Cayman Islands company
acting by and through its joint official liquidators;
12 ADAM ROSEMAN; JOINT OFFICIAL
13 LIQUIDATORS, with no personal liability, HUGH
14 DICKSON OF GRANT THORNTON SPECIALIST
SERVICES (CAYMAN) LTD, a Cayman Islands
company, and DAVID BENNETT OF GRANT
15 THORNTON RECOVERY AND REORGANISATION
LTD, a Cayman Islands company; and DOES 1 through
16 10, inclusive,

17 *Defendants.*

Case No. 2:18-cv-00322-JAD-CWH

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19 **STIPULATION AND [PROPOSED]**
20 **ORDER FOR EXTENSION OF**
21 **TIME TO FILE AMENDED**
22 **COMPLAINT**
23 **(FIRST REQUEST)**

24 Plaintiffs Remark Holdings, Inc., and Kankan Limited, Defendant China Branding Group
25 Limited (in Official Liquidation) acting through its Joint Official Liquidators, Hugh Dickson of Grant
26 Thornton Specialist Services, and David Bennett of Grand Thornton Recovery and Reorganization
27 Ltd. (the “Cayman Defendants”), and Defendant Adam Roseman hereby stipulate and agree that
28 the deadline to file an Amended Complaint should be extended from **April 9, 2019**, until **April 19,
2019**. In support of this stipulation, the parties state as follows:

29 1. On March 26, 2019, the Court issued a Decision and Order granting in part and
30 denying in part Roseman’s motion to dismiss the Complaint, and granting Plaintiffs leave to file an
31 Amended Complaint on or before April 9, 2019 (ECF No. 66). On April 1, 2018, the Cayman
32 Defendants filed an opposition to Plaintiffs’ motion to enforce the Stipulation for Settlement, with a

1 response currently due April 8, 2019. These filings came at a time when Plaintiffs' counsel was
2 overseas, and Remark's principal is currently overseas.

3 2. The additional time is not sought for purposes of delay, but, instead, is necessary for
4 Plaintiffs and undersigned counsel to adequately supplement their allegations as required by the
5 Court's Order.

6 3. This is the parties' first request to extend the time for Plaintiffs to file an Amended
7 Complaint.

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10 DATED: April 9, 2019

11 /s/ Kyle J. Kolb

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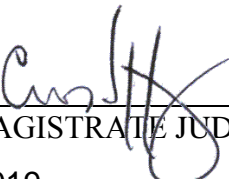
1 /s/ Robert D. Weber
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Limited (In Official Liquidation) and its
Joint Official Liquidators Hugh Dickson
and David Bennett*

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13 **IT IS SO ORDERED:**

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16 UNITED STATES MAGISTRATE JUDGE
17 DATED: April 11, 2019

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